HISTORY OF SENATE JOINT RESOLUTIONS IN THE SENATE

[First number following subject indicates page where introduced, read first time, and referred to committee.]

- SENATE JOINT RESOLUTIONS, SENATE JOINT HISTORY OF, IN THE SEN-ATE.
- 1. By Senator Ramsey: To amend Constitution so as to abolish office of constable, etc., 15.—Reported, 239.—Rule suspended to permit consideration during first 60 days of Session, 261.—Read second time, passed to engrossment, 262.—Read third time, failed to pass, 418.
- By Senator Ramsey: To amend Constitution so as to provide for election of district clerk and county clerk in counties having population of fifteen thousand or more, etc., 22.—Reported, 239.—Laid before the Senate, 340.-Read second time, passed to engrossment, 341.-Laid before the Senate, read third time, passed, 419.
- By Senator Bullock: To amend Section 5, Article VII of the Constitution providing for distribution of school funds on a basis of scholastic attendance instead of scho-44.—Reported, population, 238.—Read second time, failed to pass to engrossment, 434.
- By Senator Graves: Amending Section 2, Article VI of Constitution to provide that every person who shall have attained age of eighteen years and is not otherwise disqualified, shall be deemed a qualified elector, 69.—Reported, 274.—Recommitted, 277.
- By Senator Brown: To authorize the Legislature to appropriate \$75,-000 to pay claims against John Tarleton Agricultural College, 85.

 Reported, 201.—Rule suspended to permit consideration during first 60 days of Session, read second time, passed to engrossment, 254.—Read third time, passed, 255.—Returned from House, 1166.—Signed, 1202.
- By Senators Chadick, Jones, and Moffett: Amending Section 51B, Article III of Constitution so as to increase old age assistance payments not to exceed \$20 per month, 122.

- RESOLUTIONS. HISTORY OF, IN THE SEN-ATE—Continued.
 - By Senators Moffett and Metcalfe: Amending Section 2, Article VI of the Constitution so as to provide that members of the armed forces may vote without paying a poll tax, 136.—Correction ordered, 168.—Reported, 201.—Read second time, 419.—Amended, 421.—Amended ed, passed to engrossment, 422.—
 Motion to place on third reading, lost, 423.—Laid before the Senate, read third time, 432.—Amended, passed, 433.—Returned from House, with amendments, 570.—Conference Committee requested, conferees appointed, 599. — Appointment of House conferees reported, 607. — Resignation of Senator Weinert, appointment of Senator Lane, as member conference committee, 656. -Conference Committee report submitted, 742.—Adoption by House reported, 749.—Senate adopts report, 756.—Signed, 768.
 - By Senator Vick: To provide for Supreme Court of nine members, prescribing their qualifications, tenure of office and compensation, and abolishing the Commission of Appeals, 154.—Reported, 238.—Rule suspended to permit consideration during first 60 days of Session, read second time, 255.—Laid be-fore the Senate, 257.—Amended, 258.—Amended, passed to engrossment, 260.—Read third time, passed, 261.—Returned from House, 455.— Conference Committee requested, conferees appointed, 472.—Appointment of House conferees reported, 550.—Conference Committee report submitted, 817.—Report adopted, 818.—Adoption by House of report of Conference Committee reported, 824—Signed, 886.
- D. By Senator Vick: Amending Section 19, Article 16 of Constitution, providing that the right of any person to serve as a juror shall not be denied or abridged on acount of sex, 154.—Reported, 264.—Motion to take up lost, 302.—Read second

SENATE JOINT RESOLUTIONS, HISTORY OF, IN THE SEN-ATE—Continued.

time, passed to engrossment, 434.-Read third time, failed to pass, 435.—Motion to reconsider vote on final passage spread on Journal, 451.

- 10. By Senator Parrish: Amending Section 11 of Article VII of Constitution by providing for the participation of all State supported colleges and universities in income derived from the Permanent University Fund, 160.
- 11. By Senator Hazlewood: Amending Article 6, of Constitution, providing for the payment of poll taxes before the first day of June next preceding an election, 168.—Reported, 274.—Recommitted, 277.
- 12. By Senator Mauritz: Amending Section 10, Article VII of Constitution by adding subsections a, b, c, and d, providing for the relocation of the Medical Branch of The University of Texas, 168.—Advance printing ordered, 295.—Reported, 320.—Read second time, 551.—Laid before the amended, passed to engrossment, 554.—Motion to place on third reading lost, 1111.
- 13. By Senator Hazlewood: Amending Article III of Constitution by amending Section 33, Article III, providing that all bills for raising revenue may originate in either the House or Senate, 215.—Motion to re-refer lost, 520.
- 14. By Senator Weinert: Amending Section 1, Article VI so as to remove the Constitutional restriction therein denying soldiers, marines, and seamen the right to vote if otherwise qualified, 244.—Reported,

SENATE JOINT RESOLUTIONS, HISTORY OF, IN THE SEN-ATE—Continued.

264.—Withdrawn from further consideration, 275.

- By Senator Chadick: To provide constitutional convention to draft a proposed Constitution of the State, 278.—Reported, 364.— Read second time, 435.—Laid before the Senate, 547.—Amended, 548.—Amended, passed to engrossment, 549.
- 16. By Senator Metcalfe: Amending Section 51, Article III of Constitution providing that certain taxes now levied for Confederate Veterans be placed in a special fund for construction of permanent improvements at State supported institutions of higher learning, 301.
- 17. By Senators Bullock, Metcalfe, and Mauritz: Amending Article VIII of Constitution providing that all road-user revenues shall be used exclusively for road purposes under regulations prescribed by the Legislature, etc., 325.
- 18. By Senator Winfield: Relating to allocation of available university fund and to issuance of bonds to be amortized from said fund, 354.— Reported, 399.—Read second time, 555.—Amended, 556.—Amended, 555.—Amended, 556.—Amended, 558.—Amended, passed to engrossment, 559.—Laid before the Senate, 699.—Read third time, amended, 670.—Laid before the Senate, 872.—Previous question ordered, 873.—Passed, 873.—Returned from House, 1166.
- 19. By Senator York: Amending Article 16 of Constitution authorizing the collection of a service charge on loans of \$500 or less, 976.

HISTORY OF SENATE CONCURRENT RESOLUTIONS IN THE SENATE

[First number following subject indicates page where submitted.]

- TIONS, HISTORY OF, IN THE SENATE.
 - 1. Providing for inauguration of Governor and Lieutenant Governor,
- SENATE CONCURRENT RESOLU- | SENATE CONCURRENT RESOLU-TIONS, HISTORY OF, IN THE SENATE—Continued.
 - 12.—Adopted, 12.—Adoption House reported, 23.—Signed, 40.